IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SEAN PARNELL, a candidate for)	CIVIL ACTION
Pennsylvania's 17 th Congressional District)	
and on behalf of all citizen electors of)	Case No.:
Allegheny County, Pennsylvania; and LUKE)	
NEGRON, a candidate for Pennsylvania's)	
18 th Congressional District and on behalf of)	
all citizen electors of Allegheny County,)	
Pennsylvania,)	
)	
Plaintiffs,)	
)	
v.)	
)	
ALLEGHENY COUNTY BOARD OF)	
ELECTIONS; RICH FITZGERALD, in his)	
official capacity as County Executive of)	
Allegheny County and as a member of the)	
Allegheny County Board of Elections;)	
SAMUEL DeMARCO III, in his official)	
capacity as a member of the Allegheny)	
County Board of Elections; and BETHANY)	
HALLAM, in her official capacity as a)	
member of the Allegheny County Board of)	
Elections,)	
)	
Defendants.)	

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

Introduction

1. On September 17, 2020, the Allegheny County Board of Elections ("**Board of Elections**") unanimously voted to open additional election offices ("**Satellite Offices**") due to the ongoing pandemic. A copy of the resolution is attached as Exhibit "A."

 $[\]frac{1}{\text{https://www.post-gazette.com/local/region/2020/09/17/Allegheny-County-new-election-offices-over-the-counter-voting-ballot-returns/stories/202009170179}.$

https://www.wtae.com/article/allegheny-county-approves-plan-to-open-satellite-voting-locations-in-october/34062719#.

- 2. These Satellite Offices will enable the citizens of Allegheny County to exercise their voting rights at multiple new locations across the county, including: the "North Park Ice Rink, South Park Ice Rink, DPW Garage #2, CCAC Homewood, CCAC South, Boyce Park Ski Lodge, and the Shop 'n Save Hill District." *Id*.
- 3. Importantly, the Satellite Offices will enable the citizens of Allegheny County to actually *cast their ballot* at these new locations.²



4. According to the Allegheny County website, "[p]rivacy screens will be set up on the counter to allow the voter to complete their ballot in secret." *Id*.

Division before being transported to the Elections Warehouse where they are stored in a locked room which is also under camera

surveillance. They will remain there until 7 AM on Election Day when ballots may begin to be opened and counted.

5. "Once voted...the ballot is folded and placed in a security envelope which is then placed inside of a second envelope with the voter's declaration printed on the back." *Id*.

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² The image in the Complaint was taken from the Allegheny County website link on October 15, 2020 found at this address: https://www.alleghenycounty.us/elections/additional-election-offices.aspx.

- 6. "The voter will complete and sign the declaration before returning the envelope to the Elections staff." *Id*.
- 7. "The voter's record will be updated to show that the individual's ballot has been returned." *Id*.
- 8. Based upon the foregoing, it is incontrovertible that the Satellite Offices are places where the Citizens of Allegheny County can vote at least for this year and there is no question that thousands of voters have already exercised that right.
- 9. The Plaintiffs in this litigation, Sean Parnell ("Mr. Parnell") and Luke Negron ("Mr. Negron") (collectively referred to as "Plaintiffs"), are seeking election to the 17th and 18th Congressional Districts of Pennsylvania respectively in the upcoming November 3, 2020 general election.
- 10. As current candidates for office, Mr. Parnell and Mr. Negron have a direct interest in the outcome of the election.
- 11. Specifically, Plaintiffs have a direct interest in this litigation by requesting the Court protect their constitutional rights by ensuring that the integrity of this year's election is upheld at the Satellite Offices in Allegheny County.
- 12. One of the available ways to ensure the integrity of this year's election is upheld at the Satellite Offices is to request the presence of poll watchers at these new locations.
 - 13. To date, there have been no poll watchers allowed at the Satellite Offices.
- 14. In fact, recently, on October 14, 2020 and October 15, 2020, two voters in Allegheny County, Brian Chew ("Mr. Chew") and Jay Hagerman ("Mr. Hagerman"), attempted to obtain poll watchers certificates for the purpose of serving as poll watchers at the Satellite Offices.

- 15. Mr. Chew and Mr. Hagerman were denied poll watchers certificates on the same date that they requested them. A copy of Mr. Chew and Mr. Hagerman's affidavits are attached as Exhibit "B."
- 16. As stated above, there is no question that the Satellite Offices in Allegheny County allow voters to cast their ballots.
- 17. Allowing poll watchers at traditional polling locations, but not allowing poll watchers at the Satellite Offices constitutes disparate treatment.
- 18. Further, allowing poll watchers at traditional polling locations, but not allowing poll watchers at the Satellite Offices violates Mr. Parnell and Mr. Negron's constitutional rights under the Equal Protection Clause of the 14th Amendment to the Constitution of the United States.
- 19. Although there has been previous election litigation to date, this specific issue has not been addressed by either the state or federal courts in the Commonwealth of Pennsylvania.
- 20. Accordingly, it is critical that this issue be decided before the November 3, 2020 general election, particularly, in light of more than 28,000 ballots recently being erroneously sent to voters in Allegheny County³ and before the next round of voting at the Satellite Offices scheduled for October 17, 2020 from 9:00 a.m. to 5:00 p.m. and October 18, 2020 from 11:00 a.m. to 7:00 p.m.

Jurisdiction and Venue

- 21. Plaintiffs bring this action under 42 U.S.C. §§ 1983 and 1988.
- 22. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1343.
- This Court has jurisdiction to grant declaratory and injunctive relief pursuant to 28U.S.C. §§ 2201 and 2202.

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³ https://www.wtae.com/article/allegheny-county-elections-officials-update-incorrect-ballots/34370405

- 24. This Court has personal jurisdiction over the named individual Defendants, who are sued in their official capacities only.
 - 25. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b).

Parties

- 26. Plaintiff, Sean Parnell, is a citizen of the United States, and is a current candidate for Pennsylvania's 17th Congressional District, which covers portions of Allegheny County, Pennsylvania. He is suing as a candidate for the United States House of Representatives and on behalf of all citizen electors of Allegheny County.
- 27. Plaintiff, Luke Negron, is a citizen of the United States, and is a candidate for Pennsylvania's 18th Congressional District, which covers portions of Allegheny County, Pennsylvania. He is suing as a candidate for the United States House of Representatives and on behalf of all citizen electors of Allegheny County.
- 28. Defendant, Allegheny County Board of Elections is an administrative board charged with the conduct of elections in Allegheny County, Pennsylvania.
- 29. Defendant, Rich Fitzgerald, is the County Executive of Allegheny County and serves as a member of the Allegheny County Board of Elections. He is sued in his official capacity only.
- 30. Defendant, Samuel DeMarco III, is a member of the Allegheny County Council and serves as a member of the Allegheny County Board of Elections. He is sued in his official capacity only.
- 31. Defendant, Bethany Hallam, is a member of the Allegheny County Council and serves as a member of the Allegheny County Board of Elections. She is sued in her official capacity only.

Factual Background

- A. The Elections Clause Entrusts the Power to Regulate Federal Elections to the Legislature.
 - 32. Voting is a fundamental right.
 - 33. Article I, Section 4 of the U.S. Constitution states:
 - "The Times, Places and Manner of holding Election for Senators and Representatives, shall be prescribed in each State by Legislature thereof..."
- 34. The Board of Elections is not the legislature; however, they have improperly regulated the new Satellite Offices as if they were the legislature.
- 35. Additionally, as explained further herein, the Board of Elections recent directives are contrary to the Election Code.
- 36. What's worse is that the Board of Elections missteps violate not only Plaintiffs' constitutional rights, but the constitutional rights of all the citizens of Allegheny County including those citizens who have been recently sent incorrect ballots.
- 37. The Board of Elections' changing the rules of the ongoing federal election undoubtedly violate the Equal Protection Clause.
- 38. Plaintiffs only remedy is to seek declaratory and injunctive relieve to prevent imminent, ongoing, and continuing violations of law.

B. The Allegheny County Board of Elections Approved Satellite Offices.

- 39. On September 17, 2020, the Board of Elections voted unanimously to open Satellite Offices. *See* Ex. A.
- 40. The Board of Elections made the recommendation to open the Satellite Offices "because of concerns related to the pandemic and to ensure that voters have additional safe and

accessible options to vote over-the-counter or return their voted ballots." A copy of the release is attached hereto as Exhibit "C."

- 41. The Board of Elections focus was "improving...processes, confirming polling locations, recruiting, assigning and training poll workers, and taking additional measures to further strengthen the integrity of the election system." *See* Ex. C.
- 42. The Satellite Offices will "have access to the Statewide Uniform Registry of Electors (SURE) system and will be staffed by county employees." *Id.*
- 43. Voters will not be allowed to register at the Satellite Offices, like at the main Elections Office in Allegheny County, but they will be allowed to vote.

C. The Satellite Offices Allow for In-Person Voting.

- 44. "Offices will be able to accommodate over-the-counter voting and ballot return and will serve voters regardless of where they live in the county." *Id*.
- 45. "Over-the-counter voting entails a voter going to the counter in the Elections Division and applying in-person for a mail-in or absentee ballot."
- 46. "The application is the same as the one found online and can be completed in advance of going to the County Office Building." *Id*.
- 47. "Once the application is completed and submitted to the Elections staff, the application will be processed using the SURE system to ensure the voter is registered to vote, hasn't already applied for a ballot, or has any other barriers to voting." *Id*.
- 48. "Once reviewed and approved, the ballot for that person's municipality, ward and precinct will be provided to the voter along with a security and declaration envelope, and instructions for voting." *Id*.

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⁴ https://www.alleghenycounty.us/elections/additional-election-offices.aspx

- 49. "Privacy screens will be set up on the counter to allow the voter to complete their ballot in secret." *Id*.
- 50. "Once voted, the ballot is folded and placed in a security envelope which is then placed inside of a second envelope with the voter's declaration printed on the back." *Id*.
- 51. "The voter will complete and sign the declaration before returning the envelope to Elections staff." *Id.*
- 52. "The voter's record will be updated to show that the individuals ballot has been returned." *Id*.
- 53. "Voted ballots are secured with the Elections Division before being transported to the Elections Warehouse where they are stored in a locked room...[and] remain there until 7AM on Election Day [November 3, 2020] when ballots may begin to be opened and counted." *Id*.

D. The Election Code Allows for "Poll Watchers" to be Present Where Votes are Cast.

- 54. The position of "poll watcher" is codified in the Commonwealth of Pennsylvania under 25 P.S. § 2687 in the Election Code.
- 55. Poll watchers may be present "at any public session or sessions of the county board of elections, and at any computation and canvassing of returns of any primary or election and recount of ballots or recanvass of voting machines" under the Election Code. *See* 25 P.S. § 2650.
- 56. One poll watcher for each candidate, political party, or political body may "be present in the polling place...from the time that the election officers meet prior to the opening of the polls...until the time that the counting of votes is complete and the district register and voting check list is locked and sealed." *See* 25 P.S. 2687(b).
- 57. A poll watcher "shall be authorized to serve in the election district for which the watcher was appointed and, when the watcher is not serving in the election district for which the

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watcher was appointed, in any other election district in the county in which the watcher is a qualified registered elector." *See* 25 P.S. § 2687(b).

- 58. "Watchers allowed in the polling place under the provision of [the Election Code], shall be permitted to keep a list of voters and shall be entitled to challenge any person making application to vote and to require proof of [her] qualifications as provided by [the Election Code]." *See* 25 P.S. § 2687.
- 59. Watchers are permitted to "inspect the voting check list and either of the two numbered lists of voters maintained by the county board." *Id*.
- 60. In sum, poll watchers are critical to the integrity of all elections and even more critical during this election in the midst of a pandemic.

E. Defendants will Not Allow Plaintiffs to have Poll Watchers at the Satellite Offices.

- 61. Plaintiffs desire to have poll watchers at the Satellite Offices.
- 62. Mr. Chew and Mr. Hagerman attempted to obtain poll watchers certificates on October 14 and 15, 2020, but were denied. *See* Ex. B.
- 63. Defendants' denial of Plaintiffs' right to have poll watchers at the Satellite Offices constitutes disparate treatment of voting locations in Allegheny County.
- 64. Defendants' denial of Plaintiffs' right to have poll watchers at the Satellite Offices violates their constitutional rights along with the constitutional rights of all citizen voters in Allegheny County.

F. Defendants Have Already Mishandled Over 28,000 Ballots.

65. On October 14, 2020, the Board of Elections announced that 28,879 voters in Allegheny County received incorrect ballots. A copy of the Board of Elections press releases and statements are attached as Exhibit "**D**."

- 66. The Elections Code provides that this error should have been handled by issuing these affected voters a provisional ballot.
- 67. Instead, the Board of Elections determined, in an arbitrary and capricious manner, to provide a reissued *official*, *non-provisional ballot* to voters who had already cast their votes in the election or at least already received an official ballot.
- 68. Additionally, the Board of Elections decided to access, handle, review, and inspect the previously issued sealed official mail-in ballots prior to election day.
- 69. By issuing revised ballots, rather than provisional ballots, voters may have already submitted their errant official mail-in ballot.
- 70. Further, all of these decisions have been made while voting continues; and specifically continues at the Satellite Offices without the presence of poll watchers to determine that votes are being accurately cast.

G. These Issues are Ripe and are Justiciable before this Court.

- 71. Plaintiffs recognize that courts in the Western District have recently abstained from election litigation. *See Donald J. Trump for Pres., Inc. v. Boockvar*, 2:20-CV-966, 2020 WL 5997680, at *74 (W.D. Pa. Oct. 10, 2020) (where Judge Ranjan held that the prohibition of poll watchers from being present at the county election offices, satellite offices, and designated ballot-return sites, "is directly related to the unsettled state-law question of whether drop boxes and other satellite locations are "polling places" as envisioned under the Election Code," and "[i]f they are, then Plaintiffs may be right in that poll watchers must be allowed to be present.").
- 72. In that case, the Court also stated it found "comfort that Plaintiffs will be able to seek timely resolution of these issues," and relied on a lawsuit filed in the Court of Common Pleas of Philadelphia as support for its comfort. *Id*.

- 73. However, the issues that were before the Court in *Trump v. Boockvar*, and that were before the Court of Common Pleas of Philadelphia, are distinguishable from the issues raised in this lawsuit because the Allegheny County Board of Elections has *expressly denied* poll watchers from being present in a location where ballots are cast and are continuing to be cast *this weekend*.
- 74. Further, the Court of Common Pleas of Philadelphia analyzed satellite offices that allowed for voters to both register and vote which is distinguishable from Allegheny County's allowance only for voters to cast their ballot at the Satellite Offices.
- 75. These cases are also distinguishable because the Board of Elections has mishandled over 28,000 ballots.
- 76. Unlike the Court in *Trump v. Boockvar*, Plaintiffs do not have comfort that their constitutional rights along with the constitutional rights of all the citizens of Allegheny County are being protected and time is running out or may have already ran out to prevent immediate and irreparable harm.

COUNT I – ALL DEFENDANTS Violation of the Elections Clause

- 77. Plaintiffs incorporate the foregoing paragraphs as though the same were fully set forth at length herein.
- 78. The Elections Clause provides that "[t]he Times, Places, and Manner of holding Elections for Senators and Representatives, shall be prescribed in [Pennsylvania] by the Legislature thereof..." *See* U.S. Const. art. I § 4, cl. 1.
- 79. This mandate under the Elections Clause operates as a limitation on how the Allegheny County Board of Elections can regulate federal elections.

- 80. The Board of Elections identified 28,879 voters within Allegheny County that received incorrect absentee and mail-in ballots.
- 81. Prior to the public announcement, the Board of Elections began to issue revised official ballots to voters who already had been provided official ballots.
- 82. The Board of Elections issued revised ballots without knowing whether the recipient voters had already voted.
- 83. On October 14, 2020, the Board of Elections, and its employees, physically accessed, handled, reviewed, and inspected the sealed official ballots in violation of the Election Code.
 - 84. The Board of Elections also segregated a portion of the ballots.
- 85. The Board of Elections, as stated above, is legally obligated to "safely keep the ballots in sealed or locked containers until they are to be canvassed by the county board of elections."
- 86. The Board of Elections usurped the powers of the Pennsylvania legislature by unilaterally rewriting the Elections Code in violation of the Elections Clause.

COUNT II – ALL DEFENDANTSViolation of the Equal Protection Clause

- 87. Plaintiffs incorporate the foregoing paragraphs as though the same were fully set forth at length herein.
- 88. The Equal Protection Clause requires governments to act in a rational and non-arbitrary fashion.
- 89. The Equal Protection Clause prevents a particular class of individuals from being denied the ability engage in an activity that other similarly situated individuals are allowed to engage in.

- 90. Defendants conduct with regard to poll watchers violates the Equal Protection Clause of the 14th Amendment to the United States Constitution.
- 91. Defendants are rewriting the Election Code in place of the legislature of Pennsylvania.
- 92. Further, Defendants are preventing Plaintiffs the ability to have poll watchers at the Satellite Offices despite voters being allowed to cast in-person votes at the Satellite Offices.
- 93. Poll watchers will be allowed to be present at other polling places throughout Allegheny County.
- 94. Defendants' plan is an arbitrary decision making process that allows poll watchers in some polling places, but not others, including the Satellite Offices.
- 95. Defendants' actions will cause Plaintiffs to be deprived of their right to use poll watchers under the Election Code violating the Equal Protection Clause.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, Sean Parnell and Luke Negron, pray for judgment against Defendants, Allegheny County Board of Elections, Rich Fitzgerald, Samuel DeMarco III, and Bethany Hallam as follows:

- a. for the Court to determine the validity of the ballots already cast at the Satellite Offices in Allegheny County;
- b. a Declaratory Judgment that denying poll watchers at the Satellite Offices in Allegheny County is unconstitutional for the reasons stated herein, and that the actions of the Defendants are unconstitutional;
- c. a declaration that the rights of the voters of Allegheny County have been violated by the various actions of the Defendants and that the Defendants are enjoined from engaging in such violations and declaring them to be null and void ab initio;
- d. a permanent injunction to prohibit Defendants from denying poll watchers at the Satellite Offices in Allegheny County;

- e. an award of costs and expenses, including reasonable attorneys' fees under 42 U.S.C. §§ 1983 and 1988; and
- f. such other relief as this Court deems appropriate.

Respectfully Submitted,

DILLON, McCandless, King, Coulter & Graham, LLP

Special Counsel for the Amistad Project of the Thomas More Society

Dated: October 16, 2020 By: /s/ Thomas W. King, III

Thomas W. King, III PA. I.D. No. 21580 Thomas E. Breth PA. I.D. No. 66350 Jordan P. Shuber PA. I.D. No. 317823

Counsel for Plaintiffs, Sean Parnell and Luke Negron

RESOLUTION OF THE BOARD OF ELECTIONS OF ALLEGHENY COUNTY, PENNSYLVANIA

WHEREAS, Pennsylvania law permits the Allegheny County Board of Elections, through its Division of Elections, to have multiple offices for the operation and conduct of election matters throughout Allegheny County; and

WHEREAS, the Allegheny County Division of Elections, in conjunction with the Department of Administrative Services and IT Department, has developed a plan to provide for additional Election Division offices with each office having the necessary technology and security for registered electors to both vote at that location (over the counter) and to return already voted mail-in/absentee ballots; and

WHEREAS, the Allegheny County Board of Elections finds that adoption of the plan to provide for additional Elections Division offices is necessary to make voter participation in the upcoming election more convenient and safer.

NOW, THEREFORE, BE IT RESOLVED by the Allegheny County Board of Elections as follows:

1. To make in-person return of already voted mail-in/absentee ballots as convenient and safe as possible, the following additional Election Division offices with the schedule of locations, dates and hours of operation listed below are hereby established:

<u>Saturday, October 10 – Hours: 9 AM</u> to 5 PM

- 1. County Office Building
- 2. North Park Ice Rink
- 3. South Park Ice Rink
- 4. DPW Garage # 2 (Carnegie)
- 5. CCAC Homewood

Saturday, October 17 – Hours: 9 AM to 5 PM

1. County Office Building

<u>Sunday, October 11 – Hours: 11 AM</u> to 7 PM

- 1. County Office Building
- 2. North Park Ice Rink
- 3. South Park Ice Rink
- 4. DPW Garage # 2 (Carnegie)
- 5. CCAC Homewood

<u>Sunday, October 18 – Hours: 11 AM</u> to 7 PM

1. County Office Building

- 2. South Park Ice Rink
- 3. CCAC South
- 4. Boyce Park Ski Lodge
- 5. Shop 'n Save Hill District

Saturday, October 24 – Hours: 9 AM to 5 PM

- 1. County Office Building
- 2. Boyce Park Ski Lodge
- 3. CCAC South
- 4. CCAC Allegheny
- 5. North Park Ice Rink

- 2. South Park Ice Rink
- 3. CCAC South
- 4. Boyce Park Ski Lodge
- 5. Shop 'n Save Hill District

Sunday, October 25 – Hours: 11 AM

to 7 PM

- 1. County Office Building
- 2. Boyce Park Ski Lodge
- 3. CCAC South
- 4. CCAC Allegheny
- 5. North Park Ice Rink
- 2. Each additional Election Division office will have access to the Statewide Uniform Registry of Electors (SURE) system and will be staffed by county employees. Each additional office shall be equipped to accommodate over-the-counter voting and ballot return and will serve voters regardless of where they live in the County.

RESOLVED AND ENACTED by the Board of Elections of Allegheny County Pennsylvania, this 17th day of September, 2020

Attest:	Board of Election of Allegheny County
Allan J. Opsitnick	Rich Fitzgerald
Assistant County Solicitor	Chairperson

COMMONWEALTH OF PENNSYLVANIA

SS.

COUNTY OF ALLEGHENY

AFFIDAVIT

- 1. My name is Brian O. Chew and I live in Mt. Lebanon, Allegheny County, Pennsylvania.
- 2. I am a registered voter, more than 18 years of age, and registered as a member of the Republican Party.
- 3. On Wednesday, October 14, 2020, I appeared at the Allegheny County Elections Division Offices located in the County Office Building, 542 Forbes Avenue, Room 604, Pittsburgh, Pennsylvania, and delivered the attached letter, marked Exhibit "A," to "Kristen", an employee of the aforesaid Office, and requested a Poll Watcher's Certificate as set forth in the attached letter.
- 4. I was advised that Poll Watcher's Certificates were not available and have not yet been printed.
- 5. I was unable to obtain a Poll Watcher's Certificate for the purposes set forth in the communication attached.

I verify that the statements made in this Affidavit are true and correct to the best of my knowledge, information, and belief. I declare, certify, verify, or state under penalty of perjury that the foregoing is true and correct, under 28 U.S.C. Section 1746, relating to unsworn declarations under penalty of perjury.

And I will ever pray,

Brian & Chew

Date: October 14

DILLON McCandless King Coulter & Graham L.L.P.

THOMAS W. KING III
JAMES P. COULTER
DONALD P. GRAHAM
MICHAEL D. HNATH
MATTHEW F. MARSHALL
THOMAS E. BRETH
RONALD T. ELLIOTT

ANDREA C. PARENTI
PATRICK V. HAMMONDS
ELIZABETH A. GRIBIK
JOHN J. BENCH
JORDAN P. SHUBER
ROBERT W. GALBRAITH
DILLON A. MEEDER
ANTHONY COSGROVE

THOMAS J. MAY, Of Counsel MARY JO DILLON, Of Counsel

128 WEST CUNNINGHAM STREET BUTLER, PENNSYLVANIA 16001

> (724) 283-2200 FACSIMILE (724) 283-2298

CRANBERRY OFFICE:

600 CRANBERRY WOODS DR., STE. 175 CRANBERRY TWP., PA 16066 (724) 776-6644 FACSIMILE (724) 776-6608

October 14, 2020

Mr. Brian Chew

Mt. Lebanon, Pennsylvania

Re: Republican Party of Pennsylvania

Dear Mr. Chew:

I am writing as the General Counsel to the Republican Party of Pennsylvania.

We request that you obtain a Poll Watcher's Certificate from Allegheny County immediately for the purpose of serving as a Poll Watcher at the "Satellite" office in Allegheny County where voting is on-going.

Please present this letter to the Election Bureau in Allegheny County and obtain a Poll Watcher's Certificate for said purposes.

If there any questions, I can be reached on my cell phone at 724-679-1019.

Thank you.

Very truly yours,

Thomas W. King, III

TWK:ksb



COMMONWEALTH OF PENNSYLVANIA

SS.

COUNTY OF ALLEGHENY

AFFIDAVIT

- 1. My name is Jay R. Hagerman and I live in Hampton Township, Allegheny County, Pennsylvania.
- 2. I am a registered voter, more than 18 years of age, and registered as a member of the Republican Party.
- On Thursday, October 15, 2020, I appeared at the Allegheny County Elections Division Offices located in the County Office Building, 542 Forbes Avenue, Room 604, Pittsburgh, Pennsylvania, and delivered the attached letter, marked Exhibit "A," to a female employee of the aforesaid Office, and requested a Poll Watcher's Certificate as set forth in the attached letter.
- 4. I was advised that Poll Watcher's Certificates were not available and have not yet been printed.
- 5. I was unable to obtain a Poll Watcher's Certificate for the purposes set forth in the communication attached.

I verify that the statements made in this Affidavit are true and correct to the best of my knowledge, information, and belief. I declare, certify, verify, or state under penalty of perjury that the foregoing is true and correct, under 28 U.S.C. Section 1746, relating to unsworn declarations under penalty of perjury.

And I will ever pray,

lay R. Hagerman

Date: October

DILLON McCandless King Coulter & Graham L.L.P.

THOMAS W. KING III
JAMES P. COULTER
DONALD P. GRAHAM
MICHAEL D. HNATH
MATTHEW F. MARSHALL
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RONALD T. ELLIOTT

ANDREA C. PARENTI
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ROBERT W. GALBRAITH
DILLON A. MEEDER
ANTHONY COSGROVE

THOMAS J. MAY, Of Counsel MARY JO DILLON, Of Counsel

128 WEST CUNNINGHAM STREET BUTLER, PENNSYLVANIA 16001

> (724) 283-2200 FACSIMILE (724) 283-2298

CRANBERRY OFFICE:

600 CRANBERRY WOODS DR., STE. 175 CRANBERRY TWP., PA 16066 (724) 776-6644 FACSIMILE (724) 776-6608

October 14, 2020

jrh@a-h.law
Jay R. Hagerman, Esquire
Abernethy & Hagerman
4499 Mt. Royal Boulevard
Allison Park, PA 15101

Re: Republican Party of Pennsylvania

Dear Mr. Hagerman:

I am writing as the General Counsel to the Republican Party of Pennsylvania.

We request that you obtain a Poll Watcher's Certificate from Allegheny County immediately for the purpose of serving as a Poll Watcher at the "Satellite" office in Allegheny County where voting is on-going.

Please present this letter to the Election Bureau in Allegheny County and obtain a Poll Watcher's Certificate for said purposes.

If there any questions, I can be reached on my cell phone at 724-679-1019.

Thank you.

Very truly yours.

Thomas W. King, III

TWK:ksb



FOR IMMEDIATE RELEASE September 11, 2020 Contact: Amie M. Downs 412-350-3711 (office) 412-327-3700 (cell)

amie.downs@alleghenycounty.us

Elections Board to Consider Proposal for Additional Offices

Secure, Accessible Sites to Provide Over-the-Counter Voting, Return of Voted Ballots

PITTSBURGH – The Board of Elections will be conducting a virtual meeting on Thursday, September 17 at 2:00 p.m. to review plans for the 2020 Presidential Election. The Elections Division will be presenting a plan to the board for its consideration which proposes additional offices only open on specific dates and times leading up to the November 3 election. The recommendation is being made because of concerns related to the pandemic and to ensure that voters have additional safe and accessible options to vote over-the-counter or return their voted ballots.

"Since the June election, we have focused on improving our processes, confirming polling locations, recruiting, assigning and training poll workers, and taking additional measures to further strengthen the integrity of the election system," said Dave Voye, Elections Division Manager. "We have also heard clearly that voters remain concerned about COVID and their own health and welfare. With that in mind, we have worked on this proposed plan, consistent with guidance from the Pennsylvania Department of State, that will provide additional options for voters to engage in the democratic process."

The proposed plan will be discussed in detail at the September 17 meeting, but proposes board offices and hours as follows:

Saturday, October 10 – Hours: 9 AM to 5 PM

- County Office Building
- North Park Ice Rink
- South Park Ice Rink
- DPW Garage # 2 (Carnegie)
- CCAC Homewood

Saturday, October 17 – Hours: 9 AM to 5 PM

- County Office Building
- South Park Ice Rink
- CCAC South
- Boyce Park Ski Lodge
- Shop 'n Save Hill District

Saturday, October 24 - Hours: 9 AM to 5 PM

- County Office Building
- Boyce Park Ski Lodge
- CCAC South
- CCAC Allegheny
- North Park Ice Rink

Sunday, October 11 - Hours: 11 AM to 7 PM

- County Office Building
- North Park Ice Rink
- South Park Ice Rink
- DPW Garage # 2 (Carnegie)
- CCAC Homewood

Sunday, October 18 - Hours: 11 AM to 7 PM

- County Office Building
- South Park Ice Rink
- CCAC South
- Boyce Park Ski Lodge
- Shop 'n Save Hill District

Sunday, October 25 - Hours: 11 AM to 7 PM

- County Office Building
- Boyce Park Ski Lodge
- CCAC South
- CCAC Allegheny
- North Park Ice Rink

Each office will have access to the Statewide Uniform Registry of Electors (SURE) system and will be staffed by county employees. Offices will be able to accommodate over-the-counter voting and ballot return and will serve voters regardless of where they live in the county. As a result, the over-the-counter voting will likely take longer than going to a typical polling place on Election Day, though voters will be able to return their previously applied-for and voted ballots quickly. Voters are encouraged to

Case 2:05-mc-02025 Document 1608-3 Filed 10/16/20 Page 2 of 2

apply now for mail-in and absentee ballots rather than waiting and can do so online at https://votespa.com/ApplyMailBallot.

The public may view the meeting at https://bit.ly/35re12Z. Anyone wishing to address the board must submit their comments in writing prior to 2 p.m. on Wednesday, September 16, 2020 to BOE@AlleghenyCounty.us and they will be read into the record.

###

Jerry Tyskiewicz, Director **Department of Administrative Services – Division of Elections**604 County Office Building | 542 Forbes Avenue | Pittsburgh, PA 15219
Phone: 412-350-4500 | Fax: 412-350-5697

<u>www.alleghenycounty.us</u>

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FOR IMMEDIATE RELEASE October 14, 2020 Contact: Amie M. Downs

412-350-3711 (office) 412-327-3700 (cell)

amie.downs@alleghenycounty.us

Midwest Direct to Reissue Corrected Ballots to County Voters

Mailing to be Completed by October 17 with Most Ballots Delivered Week of October 19

PITTSBURGH – The Elections Division announced today that a ballot image mapping error by the company contracted to handle the printing, collating and mailing of ballots has resulted in 28,879 voters in Allegheny County receiving incorrect ballots. Those mailings are being corrected and new, correct ballots will be delivered to the post office beginning on Thursday, October 15 through Saturday, October 17. Most are expected to be delivered to voters the week of October 19.

The mailing by Midwest Direct is from a batch of 32,318 voters whose date of mailing shows in the state ballot tracker as September 28, 2020. There were no issues with the county data, but a ballot image mapping error by Midwest resulted in individual voter's information being matched to the ballot for the next voter in that batch.

On Friday, October 9, 2020, the Elections office received communications from approximately 20 county voters who received their mail-in or absentee ballot packets but found that they had been sent the wrong ballot. Division staff immediately reached out to Midwest Direct to suspend mailings and directed the company to begin investigating what occurred. As elections identified impacted voters, the ballots were reissued inhouse, but no ballots were sent out after Friday.

Midwest Direct identified and corrected the issue yesterday, October 13, and began printing the correct ballots for voters. Moving forward, a printout of the first and last 10 records will be generated for every file showing which images are being used. That printout will be compared to the actual printed ballots before inserting to verify correct images have been pulled. A second data processor will also review the files to create a two-person check.

Beginning this morning, Elections Division staff is manually locating and segregating all ballots received from voters that were included in this batch. Those ballots will be set aside and reviewed as part of the Return Board process following the election. Only one ballot will be counted per voter.

The corrected, re-issued ballots will be identified on the envelope that the voter receives. Additionally, the declaration envelope will also have identification on it to indicate that it is the envelope that should be used to return the corrected ballot. Only one ballot will be counted for each voter.

Midwest Direct had 19,564 ballots that were set to be delivered to the post office when this error was first reported. That initial run has been destroyed and the ballots are being reprinted. The print will be verified and the ballot packets will be delivered on Wednesday and Thursday to the post office. The mailing includes those ballots showing in the state's ballot tracker as having been mailed on October 3 and October 5, 2020.

As an additional security measure, voters who are included in this batch of ballots will not be able to have a new ballot issued except through this mailing until October 26. Voters who have not received their corrected ballot by October 26 may go to the downtown office of the Elections Division, or contact the office, for a reissuance.

Within the next 24 hours, the Elections Division will have a search feature available on its webpage that will allow voters, using their name or voter ID number, to determine if they are part of the impacted batch. In the

interim, voters may use the state's <u>online ballot tracker</u> to look up when their ballot was mailed. It can be found in the column "Ballot Mailed On." If the date is 09/28/2020, you may have received an incorrect ballot.

Voters may always view the sample ballot for their municipality, ward and district on the county's webpage. If a voter is unsure of his or her municipality, ward and district, they can use the state's "Find Voter Registration Status" tool. On the page, where the polling place address is listed, the municipality, ward and district are also found.

###

Jerry Tyskiewicz, Director

Department of Administrative Services – Division of Elections

604 County Office Building | 542 Forbes Avenue | Pittsburgh, PA 15219

Phone: 412-350-4500 | Fax: 412-350-5697

www.alleghenycounty.us

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Statement by David Voye, Manager of the Elections Division October 14, 2020

Good morning. Thank you for joining us.

My name is Dave Voye and I am the Elections Division Manager. With me today are Chet Harhut, Deputy Division Manager; Jerry Tyskiewicz, Administrative Services Director; Andy Szefi, County Solicitor; and Al Opsitnick, Assistant County Solicitor.

This past Friday, we announced that we had received communications from approximately 20 county voters who received their mail-in or absentee ballot packets but found that they had been sent the wrong ballot.

Division staff immediately reached out to Midwest Direct, our vendor which the county contracted with to handle the printing, collating and mailing of ballots, about the problem. The company was directed to suspend mailings immediately and to begin investigating what occurred. The division staff began creating a list of identified, impacted voters and reissued a number of ballots for those voters.

On Friday evening, we posted information to that effect on the Election's webpage, on the county's social media channels and issued the same to voters through Allegheny Alerts and NextDoor. We also provided the same to media in response to inquiries. We have continued to add to that list, and reissued ballots throughout the weekend and holiday, although no ballots were mailed out after Friday.

After ongoing communications with Midwest Direct, we were notified yesterday by the company that they had identified the error and were able to tell us the number of impacted voters. There were no issues with the county data, but a ballot image mapping error by Midwest has resulted in 28,879 voters in Allegheny County receiving incorrect ballots.

The mailing by Midwest Direct is from a batch of 32,318 voters whose date of mailing shows in the state ballot tracker as September 28, 2020. The mapping error resulted in individual voter's information being matched to the ballot for the next voter in that batch.

Midwest Direct identified and corrected the issue yesterday, October 13, and began printing the correct ballots for voters. Moving forward, Midwest will create a printout of the first and last 10 records which will be generated for every file showing which images are being used. That printout will be compared to the actual printed ballots before inserting to verify correct images have been pulled. A second data processor will also review the files to create a two-person check.

Beginning this morning, Elections Division staff is manually locating and segregating all ballots received from voters that were included in this batch. Those ballots will be set aside and reviewed as part of the Return Board process following the election.

New, correct ballots are being sent to all 28,879 voters. Those ballot packets will be delivered to the post office beginning on Thursday, October 15 through Saturday, October 17. Most are expected to be delivered to voters the week of October 19.

The corrected, re-issued ballots will be identified on the envelope that the voter receives. Additionally, the declaration envelope will also have identification on it to indicate that it is the envelope that should be used to return the corrected ballot. Only one ballot will be counted for each voter.

As an additional security measure, voters who are included in this batch of ballots will not be able to have a new ballot issued except through this mailing until October 26. Voters who have not received their corrected

Case 2:05-mc-02025 Document 1608-4 Filed 10/16/20 Page 4 of 4

ballot by October 26 may go to the downtown office of the Elections Division, or contact the office, for a reissuance.

Within the next 24 hours, the Elections Division will have a search feature available on its webpage that will allow voters, using their name or voter ID number, to determine if they are part of the impacted batch. In the interim, voters may use the state's <u>online ballot tracker</u> to look up when their ballot was mailed. It can be found in the column "Ballot Mailed On." If the date is 09/28/2020, you may have received an incorrect ballot.

Voters may always view the sample ballot for their municipality, ward and district on the county's <u>webpage</u>. If a voter is unsure of his or her municipality, ward and district, they can use the state's "Find Voter Registration Status" tool. On the page, where the polling place address is listed, the municipality, ward and district are also found.

As of this morning, the division has approved applications for 371,062 voters. Of those, approximately 35,000-40,000 are remaining to be mailed.

Midwest Direct had 19,564 ballots that were being processed but had not yet been printed. That batch will now be verified, printed and the ballot packets will be delivered on Wednesday and Thursday to the post office. The mailing includes those ballots showing in the state's ballot tracker as having been mailed on October 3 and October 5, 2020.

Once the re-issuance of ballots is complete this weekend, Midwest Direct will verify, print and prepare the ballot packets for the remaining 30,000 voters.

The integrity of our election system is of utmost importance to me as the Elections Division Manager and to our entire team. Voters in this county should be confident that their votes are accurately counted and protected. Our very system of government depends on free and fair elections and nothing underscores that more than a presidential election.

In 2016, a total of 660,009 Allegheny County voters cast ballots in the presidential election. We are on pace to see that turnout figure be even higher in this election. With a little under three weeks to go, it is imperative that we ensure that our election system is one which voters can trust.

I pledge to be fair and transparent in the work that we are doing, and about the work being done on our behalf. This was a failure on behalf of our contractor that impacts too many of our voters. I apologize for it and commit to you that I will do everything in my power to ensure that we are not plagued by any other such issues.

###

Jerry Tyskiewicz, Director

Department of Administrative Services – Division of Elections604 County Office Building | 542 Forbes Avenue | Pittsburgh, PA 15219

Phone: 412-350-4500 | Fax: 412-350-5697

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UNITED STATES DISTRICT COURT

for the

Western District of Pennsylvania

Sean Parnell and Luke Negron	
Plaintiff(s) V. Allegheny County Board of Elections, Rich Fitzgerald, Samuel DeMarco III, and Bethany Hallam))) Civil Action No.))
Defendant(s))
SUMMONS IN	N A CIVIL ACTION
To: (Defendant's name and address) Allegheny County Board of 542 Forbes Ave Suite 604 Pittsburgh, PA 15129	of Elections
are the United States or a United States agency, or an office P. 12 (a)(2) or (3) — you must serve on the plaintiff an and the Federal Rules of Civil Procedure. The answer or motive whose name and address are: Thomas W. King, III, Esqualillon McCandless King Company 128 W. Cunningham St. Butler, PA 16001	uire
	CLERK OF COURT
Date: 10/16/2020	
······	Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nar	ne of individual and title, if any	·)	
was rec	ceived by me on (date)		·	
	☐ I personally served	the summons on the indiv	vidual at (place)	
			on (date)	; or
	☐ I left the summons	at the individual's resider	nce or usual place of abode with (name)	
			a person of suitable age and discretion who res	ides there,
	on (date)	, and mailed a co	opy to the individual's last known address; or	
		ons on (name of individual)	1 1 10 0	, who is
	designated by law to	accept service of process	on behalf of (name of organization)	
			on (date)	; or
	☐ I returned the sumr	nons unexecuted because		; or
	☐ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	0.00
	I declare under penalty	y of perjury that this infor	mation is true.	
Date:				
			Server's signature	
			Printed name and title	
			Server's address	

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Western District of Pennsylvania

Sean Parnell and L	uke Negron)
)
Plaintiff(s)	
V.		Civil Action No.
Allegheny County Board Fitzgerald, Samuel DeMarco I)))
Defendant(s))
	SUMMONS IN	N A CIVIL ACTION
To: (Defendant's name and address)	Rich Fitzgerald, in his offi 436 Grant St Suite 101 Pittsburgh, PA 15219	icial capacity
are the United States or a United P. 12 (a)(2) or (3) — you must the Federal Rules of Civil Proc	ervice of this summons on ed States agency, or an offi serve on the plaintiff an a	you (not counting the day you received it) — or 60 days if you icer or employee of the United States described in Fed. R. Civ. nswer to the attached complaint or a motion under Rule 12 of ion must be served on the plaintiff or plaintiff's attorney,
whose name and address are:	Thomas W. King, III, Esq	uire
	Dillon McCandless King (
	128 W. Cunningham St.	
	Butler, PA 16001	
If you fail to respond, j You also must file your answer		e entered against you for the relief demanded in the complaint.
		CLERK OF COURT
Date: 10/16/2020		
Date. 10/10/2020		Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nar	ne of individual and title, if any	·)	
was rec	ceived by me on (date)		·	
	☐ I personally served	the summons on the indiv	vidual at (place)	
			on (date)	; or
	☐ I left the summons	at the individual's resider	nce or usual place of abode with (name)	
			a person of suitable age and discretion who res	ides there,
	on (date)	, and mailed a co	opy to the individual's last known address; or	
		ons on (name of individual)	1 1 10 0	, who is
	designated by law to	accept service of process	on behalf of (name of organization)	
			on (date)	; or
	☐ I returned the sumr	nons unexecuted because		; or
	☐ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	0.00
	I declare under penalty	y of perjury that this infor	mation is true.	
Date:				
			Server's signature	
			Printed name and title	
			Server's address	

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Western District of Pennsylvania

Sean Parnell and L	uke Negron)))
Plaintiff(s v. Allegheny County Board Fitzgerald, Samuel DeMarco II	of Elections, Rich II, and Bethany Hallam	Civil Action No.
	SUMMONS I	N A CIVIL ACTION
To: (Defendant's name and address)	Samuel DeMarco III, in h 436 Grant St Suite 119 Pittsburgh, PA 15219	is official capacity
A lawsuit has been file		you (not counting the day you received it) — or 60 days if you
are the United States or a Unite P. 12 (a)(2) or (3) — you must	ed States agency, or an off serve on the plaintiff an a	icer or employee of the United States described in Fed. R. Civ. nswer to the attached complaint or a motion under Rule 12 of tion must be served on the plaintiff or plaintiff's attorney,
whose name and address are.	Thomas W. King, III, Esq Dillon McCandless King of 128 W. Cunningham St. Butler, PA 16001	uire Coulter & Graham, L.L.P.
If you fail to respond, j You also must file your answer	udgment by default will b	be entered against you for the relief demanded in the complaint.
		CLERK OF COURT
Date: 10/16/2020		
		Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (no	ame of individual and title, if an	y)		
was rec	ceived by me on (date)		<u> </u>		
	☐ I personally serve	d the summons on the indi	vidual at (place)		
			on (date)	; or	
			nce or usual place of abode with (name)		
		,	a person of suitable age and discretion who	resides there,	
	on (date)	, and mailed a c	copy to the individual's last known address;	or	
	☐ I served the summ	nons on (name of individual)		,	who is
	designated by law to	accept service of process	on behalf of (name of organization)		
			On (date)	; or	
	☐ I returned the sum	amons unexecuted because			; or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of	\$0.00)
	I declare under penal	ty of perjury that this info	rmation is true.		
Date:					
		_	Server's signature		
		_	Printed name and title		
		_	Server's address		

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Western District of Pennsylvania

Sean Parnell and Luke	e Negron	
Plaintiff(s)		
v.		Civil Action No.
Allegheny County Board of I Fitzgerald, Samuel DeMarco III, a	,	
Defendant(s)))
	SUMMONS IN A	CIVIL ACTION
43 St	ethany Hallam, in her offici 36 Grant St. uite 119 ittsburgh, PA 15219	al capacity
are the United States or a United St. 12 (a)(2) or (3) — you must ser the Federal Rules of Civil Procedu	ice of this summons on you States agency, or an officer eve on the plaintiff an answ	a (not counting the day you received it) — or 60 days if you or employee of the United States described in Fed. R. Civ. over to the attached complaint or a motion under Rule 12 of must be served on the plaintiff or plaintiff's attorney,
whose name and address are:	nomas W. King, III, Esquire	
	illon McCandless King Cou	ılter & Graham, L.L.P.
	28 W. Cunningham St utler, PA 16001	
	gment by default will be en	ntered against you for the relief demanded in the complaint.
		CLERK OF COURT
Date: 10/16/2020		
· ·	_	Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

was ra	This summons for (nanceived by me on (date)			
was re	cerved by the on (aate)	· · ·		
	☐ I personally served	the summons on the individual	at (place)	
			on (date)	; or
	☐ I left the summons	at the individual's residence or u	usual place of abode with (name)	
		, a perso	on of suitable age and discretion who res	sides there,
	on (date)	, and mailed a copy to	the individual's last known address; or	
		ons on (name of individual)		, who is
	designated by law to a	accept service of process on beh		
			on (date)	; or
	☐ I returned the summ	nons unexecuted because		; or
	☐ Other (<i>specify</i>):			
	My fees are \$	for travel and \$	for services, for a total of \$	0.00
	I declare under penalty	y of perjury that this information	is true.	
Date:				
2			Server's signature	
			Printed name and title	
			Server's address	

Additional information regarding attempted service, etc:

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SEAN PARNELL, a candidate for)	CIVIL ACTION
Pennsylvania's 17 th Congressional District)	
and on behalf of all citizen electors of)	Case No.:
Allegheny County, Pennsylvania; and LUKE)	
NEGRON, a candidate for Pennsylvania's)	
18 th Congressional District and on behalf of)	
all citizen electors of Allegheny County,)	
Pennsylvania,)	
)	MOTION FOR TEMPORARY
Plaintiffs,)	RESTRAINING ORDER
)	
V.)	
)	
ALLEGHENY COUNTY BOARD OF)	
ELECTIONS; RICH FITZGERALD, in his)	
official capacity as County Executive of)	
Allegheny County and as a member of the)	
Allegheny County Board of Elections;)	
SAMUEL DeMARCO III, in his official)	
capacity as a member of the Allegheny)	
County Board of Elections; and BETHANY)	
HALLAM, in her official capacity as a)	
member of the Allegheny County Board of)	
Elections,)	
)	
Defendants.)	

Plaintiffs, Sean Parnell and Luke Negron, by and through their undersigned counsel, move this Court to issue a Temporary Restraining Order, pursuant to Federal Rules of Civil Procedure, Rule 65(b), to enjoin Defendants, Allegheny County Board of Elections, Rich Fitzgerald, in his capacity as County Executive, Samuel DeMarco, III, in his capacity as a member of the Allegheny County Board of Elections, and Bethany Hallam, in her capacity as a member of the Allegheny County Board of Elections, from denying poll watchers access to Allegheny County's Satellite Voting Offices.

The motion for temporary restraining order is supported by Plaintiffs' Complaint for Declaratory and Injunctive Relief filed Contemporaneously with this motion. Plaintiff requests an expedited hearing.

Respectfully Submitted,

DILLON, McCandless, King, Coulter & Graham, LLP

Special Counsel for the Amistad Project of the Thomas More Society

Dated: October 16, 2020 By: /s/ Thomas W. King, III

Thomas W. King, III PA. I.D. No. 21580 Thomas E. Breth PA. I.D. No. 66350 Jordan P. Shuber PA. I.D. No. 317823

Counsel for Plaintiffs, Sean Parnell and Luke Negron

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SEAN PARNELL, a candidate for)	CIVIL ACTION
Pennsylvania's 17 th Congressional District)	
and on behalf of all citizen electors of)	Case No.:
Allegheny County, Pennsylvania; and LUKE)	
NEGRON, a candidate for Pennsylvania's)	
18 th Congressional District and on behalf of)	
all citizen electors of Allegheny County,)	
Pennsylvania,)	
)	PROPOSED ORDER
Plaintiffs,)	
)	
v.)	
)	
ALLEGHENY COUNTY BOARD OF)	
ELECTIONS; RICH FITZGERALD, in his)	
official capacity as County Executive of)	
Allegheny County and as a member of the)	
Allegheny County Board of Elections;)	
SAMUEL DeMARCO III, in his official)	
capacity as a member of the Allegheny)	
County Board of Elections; and BETHANY)	
HALLAM, in her official capacity as a)	
member of the Allegheny County Board of)	
Elections,)	
)	
Defendants.)	

Plaintiffs, Sean Parnell and Luke Negron, moved for a temporary restraining order to enjoin defendants from denying poll watchers at their Satellite Offices. After a hearing on the matter, based upon all submissions of counsel and oral argument, the Court GRANTS the temporary restraining order.

DISCUSSION

Plaintiffs will face irreparable harm if a Temporary Restraining Order is not issued as multiple individuals have already attempted to obtain poll watcher certificates on October 14 and

15, 2020 and were denied access to such certificates. This will leave the Satellite Offices in

Allegheny County with no poll watchers to verify the security of the votes cast at those locations.

There is a substantial probability that the Plaintiffs will succeed in their challenge that the

Board of Elections actions are a direct violation of Article I, Section 4 of the United States

Constitution which provides that "The Times, Places and Manner of holding Election for Senators

and Representatives, shall be prescribed in each State by the Legislature thereof. . ." Art. I, Sec. 4

United States Const (emphasis added) as well as a violation of the Equal Protection Clause of the

14th Amendment to the United State Constitution.

Further, the harm to the Defendants will be minimal if Plaintiff's requested relief is granted

because both Plaintiffs and Defendants have a direct interest in maintaining election security and

integrity. Allowing poll watchers access to be present at the Satellite Offices is warranted to ensure

the integrity of election.

Therefore, it is hereby ordered that:

The temporary restraining order is immediately granted, and the Allegheny County 1.

Board of Elections is hereby enjoined from denying poll watchers access to their satellite voting

locations.

Dated:	, 2020.	
		United States District Court Judge

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil de					or i, is required for the use of	the clerk of court for the	
I. (a) PLAINTIFFS				DEFENDANTS			
Sean Parnell, et al.				Allegheny County Board of Elections, et al.			
(b) County of Residence of First Listed Plaintiff Allegheny County (EXCEPT IN U.S. PLAINTIFF CASES)			County of Residence of First Listed Defendant Allegheny County (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.				
(c) Attorneys (Firm Name, Address, and Telephone Number) Dillon McCandless King Coulter & Graham L.L.P. 128 W. Cunningham St. Butler, PA 16001				Attorneys (If Known)			
II. BASIS OF JURISDI	CTION (Place an "X" in C	ne Box Only)	III. CI	TIZENSHIP OF P	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintig	
☐ 1 U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government Not a Party)			(For Diversity Cases Only) PTF DEF Citizen of This State 1 1 1 Incorporated or Principal Place of Business In This State			
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	☐ 4 Diversity (Indicate Citizenship of Parties in Item III)		Citizen of Another State			
				Citizen or Subject of a 3 3 Foreign Nation 6 6 6 6 Foreign Country			
IV. NATURE OF SUIT		nly) DRTS	E	ORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel & Slander □ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle Product Liability □ 360 Other Personal Injury □ 362 Personal Injury - Medical Malpractice CIVIL RIGHTS □ 440 Other Civil Rights ▼ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations □ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITION Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Othe 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	TY	LABOR O Fair Labor Standards Act Labor/Management Relations Railway Labor Act Family and Medical Leave Act Other Labor Litigation Employee Retirement Income Security Act IMMIGRATION South Control of the Control Other Labor Litigation of the Control Other Labor Litigation of the Control Other Labor Litigation Other Lab	□ 422 Appeal 28 USC 158 □ 423 Withdrawal	□ 375 False Claims Act □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 850 Securities/Commodities/Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes	
	moved from 3 te Court Cite the U.S. Civil Sta 42 U.S.C. §§ 198	Appellate Court attute under which you are 3 and 1988	•		r District Litigation		
VI. CAUSE OF ACTION	Differ description of ca		lection r	out forth by Defendar	nts improperly changes	the election code.	
VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.		D	CHECK YES only if demanded in complaint: JURY DEMAND:				
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE			DOCKET NUMBER		
DATE 10/16/2020	SIGNATURE OF ATTORNEY OF RECORD /s/Thomas W. King, III						
FOR OFFICE USE ONLY							
RECEIPT # AM	MOUNT	APPLYING IFP		JUDGE	MAG. JUI	DGE	

JS 44AREVISED June, 2009

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA THIS CASE DESIGNATION SHEET MUST BE COMPLETED

PART A	
This c	ase belongs on the ($igcirc$ Erie $igcirc$ Johnstown $igcirc$ Pittsburgh) calendar.
L. ERIE C	ALENDAR - If cause of action arose in the counties of Crawford, Elk, Erie, t, McKean. Venang or Warren, OR any plaintiff or defendant resides in one of said
Cambr:	OWN CALENDAR - If cause of action arose in the counties of Bedford, Blair, ia, Clearfield or Somerset OR any plaintiff or defendant resides in one of counties.
	te if on ERIE CALENDAR: I certify that the cause of action arose in y and that theresides inCounty.
4. Comple	te if on JOHNSTOWN CALENDAR: I certify that the cause of action arose inCounty and that theresides inCounty.
PART B (Y	You are to check ONE of the following)
L. O Thi	is case is related to Number Short Caption
	s case is not related to a pending or terminated case.
CIVIL: Canother s as anothe suit EMIN groups wh	Civil cases are deemed related when a case filed relates to property included in suit or involves the same issues of fact or it grows out of the same transactions are suit or involves the validity or infringement of a patent involved in another MENT DOMAIN: Cases in contiguous closely located groups and in common ownership wich will lend themselves to consolidation for trial shall be deemed related. REPUS & CIVIL RIGHTS: All habeas corpus petitions filed by the same individual deemed related. All pro se Civil Rights actions by the same individual shall be
PARTC	CATEGORY (Select the applicable category).
1. Q	Antitrust and Securities Act Cases
2. 0	Labor-Management Relations
3. O 4. O	Habeas corpus Civil Rights
5. 0	Patent, Copyright, and Trademark
6. Ö	Eminent Domain
7. O 8. O	All other federal question cases All personal and property damage tort cases, including maritime, FELA, Jones Act, Motor vehicle, products liability, assault, defamation, malicious
9. 🔘	prosecution, and false arrest Insurance indemnity, contract and other diversity cases.
10.0	Government Collection Cases (shall include HEW Student Loans (Education), V A Overpayment, Overpayment of Social Security, Enlistment Overpayment (Army, Navy, etc.), HUD Loans, GAO Loans (Misc. Types), Mortgage Foreclosures, SBA Loans, Civil Penalties and Coal Mine Penalty and Reclamation Fees.)
	ify that to the best of my knowledge the entries on this Case Designation are true and correct
Date:	10/16/20 /s/Thomas W. King, III
-	ATTORNEY AT LAW

NOTE: ALL SECTIONS OF BOTH ÔŠÞRU MUST BE COMPLETED BEFORE CASE CAN BE PROCESSED.